WWC, Inc. d/b/a Solution Long Distance

Response to Question 14:

Applicant hereby certifies pursuant to 47 C.F.R. §63.18(i), that it has no affiliation with any foreign carrier or U.S. carrier whose facilities-based services the Applicant proposes to resell.

The following information is provided with respect to shareholders of 10% or greater of the equity interests of Applicant. Applicant is a wholly-owned subsidiary of Waller, Inc. ("Waller"), a Mississippi corporation and subject to the laws of the United States. The shareholders of 10% or greater of the equity interests of Waller are listed below.

<u>Name</u>	Equity	<u>Address</u>	Citizenship	Business
Connie W. Collins	51%	P.O. Box 489 Bruce, MS 38915	US	Telecommunications
Charles W. Allen	16%	P.O. Box 489 Bruce, MS 38915	US	Telecommunications
Howard W. Allen	16%	P.O. Box 489 Bruce, MS 38915	US	Student
Jacob J. Allen	16%	P.O. Box 489 Bruce, MS 38915	US	Student

There are no interlocking directorates with a foreign carrier.

Response to Question 15:

In response to 47 C.F.R. §63.18(d), Applicant has not previously been granted international Section 214 authority. Applicant seeks authorization to operate as a resale carrier pursuant to the terms and conditions of Section 63.18(e)(2) to resell the international services of authorized U.S. common carriers for the provision of international switched, private line, data, television and business services to all international points, and to resell private lines for the purpose of providing international basic switched services to countries found to offer equivalent resale opportunities. Accordingly, Sections 63.18(e)(3) and 63.18(g) are not applicable.